



United States Environmental Protection Agency
Region 7
Enforcement and Compliance Assurance Division

Air Branch

Air Branch Inspection Report
Unannounced Full Compliance Evaluation
Clay & Bailey Mfg. Co.
6401 E 40th St
Kansas City, MO 64129
FRS# : 110001449549

Inspection Date :
October 18, 2022

Christopher Appier, Inspector, ECAD, Air Branch

Authorized for Release by :

Tracey Casburn, Air Branch Chief, ECAD

11201 Renner Boulevard
Lenexa, Kansas 66219

CONTENTS

INSPECTION OVERVIEW	3
INSEPTION OBJECTIVE	3
FACILITY CONTACT INFORMATION	3
FACILITY OVERVIEW	3
FACILITY OPERATIONS SUMMARY	3
FIELD ACTIVITIES SUMMARY	4
INSPECTION OBSERVATIONS AND POTENTIAL FINDINGS	4

TABLES

Table 1. PROJECT TEAM MEMBERS	3
Table 2. FACILITY CONTACT INFORMATION	3

APPENDICES

- A Confidential Business Information (2)
- B Receipt for Documents (1)
- C Field Photographs (25)

INSPECTION OVERVIEW

INSPECTION OBJECTIVE

The objective of the full compliance evaluation (FCE) inspection was to determine compliance of the facility with the Clean Air Act. The inspection was part of the U.S. Environmental Protection Agency's (EPA) Creating Cleaner Air for Communities National Compliance Initiative.

Table 1 lists the inspection team members.

Table 1. PROJECT TEAM MEMBERS		
Team Member	Organization	Project Role
Christopher Appier	EPA, Region 7, ECAD, Air Branch	Lead Inspector
Sean Bergin	EPA, Region 7, ECAD, Air Branch	Inspector

FACILITY CONTACT INFORMATION

Table 2 lists the primary facility contacts.

Table 2. FACILITY CONTACT INFORMATION		
Name, Title	Phone No.	Email Address
Michael Brown, CFO	816-924-3900	mbrown@claybailey.com
Andy Borst, Plant Manager		aborst@claybailey.com
Blake Breckenridge, Operations Manager		bbreckenridge@claybailey.com

FACILITY OVERVIEW

Clay & Bailey Mfg. Co. operates under a Permit to Construct (Permit Number: 1372) issued on September 20, 2013, by the Kansas City Health Department. None of the New Source Performance Standards or National Emission Standards for Hazardous Air Pollutants apply to this facility. This facilities' emissions are below de minimis level. Since the Permit to Construct was issued, the facility has stopped handling gray iron at its foundry.

FACILITY OPERATIONS SUMMARY

Clay & Bailey Mfg. Co. operates a metal foundry, castings, machining and fabricating facility in Kansas City, Missouri. The installation primarily handles aluminum, but also has the ability to pour zinc. Process operations include melting, pouring, casting, green sand mold and core production, parts finishing, and parts coating. The facility produces tank accessories for aboveground and underground storage tanks used by the petroleum industry as well as construction castings for municipalities.

FIELD ACTIVITIES SUMMARY

I arrived at the facility on October 18, 2022, at 09:15 and completed a drive by surveillance inspection. I made entry at the front gate, introduced myself and members of the inspection team, presented my credentials, and provided my business card to Mr. Brown, Mr. Borst, and Mr. Breckenridge. I conducted an opening conference during which I explained that the purpose of the visit was to conduct an inspection to determine compliance with the Clean Air Act. I explained that after asking for some general business information, I would observe and photograph work practices, process units, emission units, control equipment and review associated records demonstrating compliance with the Permit to Construct. I explained to Mr. Brown that the facility could make a claim of business confidentiality and provided them with a Confidential Business Information form (Appendix A). Mr. Brown did not make a claim of confidentiality.

I was given a facility safety briefing and asked to wear safety glasses by Mr. Borst. I was given a facility tour by Mr. Brown, Mr. Borst, and Mr. Breckenridge. During the tour, I observed the equipment listed in the Permit to Construct, as well as equipment that was not listed.

I reviewed the operating status of the equipment and the records used to demonstrate compliance with the conditions in the facility's Permit to Construct. I asked questions and reviewed documentation necessary to determine the applicability of any relevant MACT area source regulations. I obtained copies of these records as indicated on the Receipt for Documents (Appendix B).

I conducted a closing conference with Mr. Brown, Mr. Borst, and Mr. Breckenridge. I provided the facility with copies of the U.S. Small Business Resources Information Sheet, the Confidential Business Information Notice, the facility's Permit to Construct, a Receipt for Documents, and an Environmental Assistance Fact Sheet.

INVESTIGATION OBSERVATIONS AND POTENTIAL FINDINGS

All photographs are attached as Appendix C. During the opening conference, Mr. Borst informed me that there were changes to the equipment listed in the Permit to Construct. Two tumblers have been installed at the facility since the Permit to Construct was obtained. Mr. Borst informed me that the facility had determined that it was not required to apply for a Permit to Construct for any of the new equipment. Mr. Borst provided me with records necessary to determine that a permit was not necessary. I asked Mr. Brown, Mr. Borst, and Mr. Breckenridge questions necessary to determine if there are any applicable area source MACT regulations. The facility does not melt any iron or steel. The facility does not use paints containing target hazardous area pollutants as defined in 40 C.F.R. Part 63 Subpart HHHHHH. The facility melts less than 600 tons of aluminum per year. The facility does not melt post-consumer zinc scrap as defined in 40 C.F.R. Part 63 Subpart TTTTTT. It appears that they are not subject to any area source MACTs. I discussed all observations with facility representatives during the closeout meeting.

These observations are not final compliance determinations. The EPA Region 7 Air Branch case review team will make the final compliance determinations based on its review of this report and other technical, regulatory, and facility information.

I did not observe any potential findings at the time of the inspection.




United States Environmental Protection Agency – Region 7

Digital Image Log

1. Facility Name: Clay & Bailey Mfg. Co.		3. Inspector Name: Christopher Appier		
2. FRS #: 110001449549				
4. Photographer (if Different):		5. Date of Inspection: 10/18/2022		
6. Street Address of Digital Images: 6401 E 40th St		7. City: Kansas City	8. State: MO	9. Zip: 63102
10. Image Numbers: 1 - 25		11. File Name: Appendix C		
Weather: at 11 AM				
Temperature	Humidity	Wind Direction	Wind Speed	Sky Condition
46 F	54%	SW	2 mph	Sunny

Digital Image Number	File Name	Description of Digital Image	Date and Time Digital Image Taken
1	DSCN0982.JPG	Near the entrance of the main machine shop area (facing South)	10/18/2022 9:35
2	DSCN0983.JPG	Smaller machine shop area between the main machine shop and assembly areas (facing West)	10/18/2022 9:37
3	DSCN0984.JPG	Parts assembly area (facing Southwest)	10/18/2022 9:37
4	DSCN0985.JPG	A new tumbler on the east side of the machine shop/assembly/shipping building (facing West)	10/18/2022 9:40
5	DSCN0986.JPG	Interior of the paint booth (facing West)	10/18/2022 9:44
6	DSCN0987.JPG	Side of the paint booth (facing Southwest)	10/18/2022 9:45
7	DSCN0988.JPG	Paint booth emission routing going to outside of building (facing West)	10/18/2022 9:46
8	DSCN0989.JPG	Jetblast equipment between paint booth area and aluminum furnace (facing North)	10/18/2022 9:47
9	DSCN0990.JPG	Jetblast emission routing (facing up)	10/18/2022 9:47
10	DSCN0991.JPG	Jetblast equipment parts loading and controls (facing Southeast)	10/18/2022 9:48
11	DSCN0992.JPG	Wide view of aluminum furnace and casting room (facing Northeast)	10/18/2022 9:49
12	DSCN0993.JPG	Wide view of aluminum furnace and casting room (facing Northeast)	10/18/2022 9:49
13	DSCN0994.JPG	A new tumbler on the west side of the aluminum furnace and casting room (facing North)	10/18/2022 9:50
14	DSCN0995.JPG	Old tumbler next to the new tumbler in the aluminum furnace and casting room (facing North)	10/18/2022 9:51
15	DSCN0996.JPG	Aluminum furnace side (facing Northeast)	10/18/2022 9:52
16	DSCN0997.JPG	Aluminum furnace front (facing East)	10/18/2022 9:52
17	DSCN0998.JPG	Mold sand mixing and conveyor system (facing Northeast)	10/18/2022 9:54
18	DSCN0999.JPG	Mold sand pouring area connected to the conveyor system (facing Northwest)	10/18/2022 9:56
19	DSCN1000.JPG	Vents outside of aluminum foundry area (facing South)	10/18/2022 10:00

20	DSCN1001.JPG	Emission controls for new tumbler in aluminum foundry (facing South)	10/18/2022 10:00
21	DSCN1002.JPG	Zinc furnace and a stack of zinc ingots (facing South)	10/18/2022 10:00
22	DSCN1003.JPG	Parts washer no longer in use (facing Northeast)	10/18/2022 10:08
23	DSCN1004.JPG	Miscellaneous equipment in the metal cutting and welding area (facing Northwest)	10/18/2022 10:09
24	DSCN1005.JPG	Arc cutting table and welding shield in the metal cutting and welding area (facing Northeast)	10/18/2022 10:10
25	DSCN1006.JPG	Emission controls for metal cutting and welding equipment building (facing East)	10/18/2022 10:12

Number	Photo
1	







5

















13





15

















23





25

